# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS **SHERMAN DIVISION**

The State of Texas, et al.,

Plaintiffs,

Case No. 4:20-cv-00957-SDJ

v.

Hon. Sean D. Jordan

Google LLC,

Special Master: David T. Moran

Defendants.

## **UNOPPOSED MOTION TO FILE UNDER SEAL**

Plaintiff State of Texas ("Texas") respectfully moves the Court for leave to file under seal PLAINTIFF'S SUPPLEMENT IN SUPPORT OF MOTION FOR MODIFICATION OF SCHEDULING ORDER and exhibits thereto, to be filed later today. Pursuant to past conferences, Defendant Google LLC ("Google") does not oppose the States' sealing request.

Texas, with Google's consent, requests to file under seal its Motion and exhibits because, according to Google: they reveal individual employee names and identities. Google intends to propose publicly available versions of these documents be filed with limited redactions only to protect individual personnel information. Consistent with Local Rule CV-5, Texas will work with Google to file redacted versions—with as limited redactions as possible—of the documents within seven (7) days.

For the reasons stated above, Texas respectfully requests that this Court allow it to file the above-mentioned documents under seal.

Dated: April 29, 2024.

### Respectfully submitted,

/s/ W. Mark Lanier

W. Mark Lanier

Mark.Lanier@LanierLawFirm.com

Alex J. Brown

Alex.Brown@LanierLawFirm.com

Zeke DeRose III

Zeke.DeRose@LanierLawFirm.com

Jonathan P. Wilkerson

Jonathan. Wilkerson@LanierLawFirm.com

10940 W. Sam Houston Pkwy N

Suite 100

Houston, TX 77064

(713) 659-5200

THE LANIER LAW FIRM, PLLC

/s/ Ashley Keller

Ashley Keller

ack@kellerpostman.com

150 N. Riverside Plaza, Suite 4100

Chicago, Illinois 60606

(312) 741-5220

Zina Bash

zina.bash@kellerpostman.com

111 Congress Avenue, Suite 500

Austin, TX 78701

(512) 690-0990

Noah S. Heinz

noah.heinz@kellerpostman.com

1101 Connecticut, N.W., 11th Floor

Washington, DC 20005

(202) 918-1123

**KELLER POSTMAN LLC** 

Counsel for Texas, Idaho, Louisiana (The Lanier Law Firm only), Indiana, Mississippi, North Dakota, South Carolina, and South Dakota

#### NORTON ROSE FULBRIGHT US LLP

Joseph M. Graham, Jr. joseph.graham@nortonrosefulbright.com Geraldine Young geraldine.young@nortonrosefulbright.com 1301 McKinney, Suite 5100 Houston, Texas 77010 (713) 651-5151

Marc B. Collier Marc.Collier@nortonrosefulbright.com 98 San Jacinto Blvd., Suite 1100 Austin, Texas 78701 (512) 474-5201

#### FOR PLAINTIFF STATE OF TEXAS:

KEN PAXTON Attorney General

## /s/ Trevor E. D. Young

Brent Webster, First Assistant Attorney General of Texas

<u>Brent.Webster@oag.texas.gov</u>

James R. Lloyd, Deputy Attorney General for Civil Litigation

James.Lloyd@oag.texas.gov

Trevor Young, Deputy Chief, Antitrust Division

<u>Trevor.Young@oag.texas.gov</u>

# STATE OF TEXAS, OFFICE OF THE ATTORNEY GENERAL

P.O. Box 12548 Austin, TX 78711-2548 (512) 936-1674

Attorneys for Plaintiff State of Texas

# **CERTIFICATION OF CONFERENCE**

I certify that counsel has complied with the meet and confer requirement in Local Rule CV-7(h) and that Google LLC does not oppose the foregoing sealing request.

<u>/s/ Geraldine Young</u> Geraldine Young

# **CERTIFICATE OF SERVICE**

I certify that on April 29 2024, this document was filed electronically in compliance with Local Rule CV-5(a) and served on all counsel who have consented to electronic service, per Local Rule CV-5(a)(3)(A).

/s/ Mark Lanier
Mark Lanier